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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR CONFIRMATION NO. APPLICATION NO. FILING DATE 09/599,602 06/23/2000 Robert J. Rosko 47004.000073 1459 **EXAMINER** 21967 02/10/2005 7590 ALPERT, JAMES M **HUNTON & WILLIAMS LLP** INTELLECTUAL PROPERTY DEPARTMENT ART UNIT PAPER NUMBER 1900 K STREET, N.W. **SUITE 1200** 3624 WASHINGTON, DC 20006-1109

DATE MAILED: 02/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

1	Application No.	Applicant(s)
Office Action Summary	09/599,602	ROSKO, ROBERT J.
	Examiner	Art Unit
	James Alpert	3624
The MAILING DATE of this commun Period for Reply	ication appears on the cover sheet	with the correspondence address
A SHORTENED STATUTORY PERIOD F THE MAILING DATE OF THIS COMMUN! - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comm. - If the period for reply specified above is less than thirty (3) - If NO period for reply is specified above, the maximum st. - Failure to reply within the set or extended period for reply Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no event, however, may nunication. 0) days, a reply within the statutory minimum of talutory period will apply and will expire SIX (6) May will, by statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		·
1) Responsive to communication(s) file	ed on <u>19 <i>December 2000</i></u> .	
1	2b)⊠ This action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is		
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.		
Disposition of Claims		
4)⊠ Claim(s) <u>1-19</u> is/are pending in the a	application.	
4a) Of the above claim(s) is/are withdrawn from consideration.		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) 1-19 is/are rejected.		
7) Claim(s) is/are objected to.	•	
8) Claim(s) are subject to restrict	ction and/or election requirement.	
Application Papers	·	
9) The specification is objected to by the Examiner.		
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).		
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:		
1. Certified copies of the priority documents have been received.		
2. Certified copies of the priority documents have been received in Application No		
3. Copies of the certified copies of the priority documents have been received in this National Stage		
application from the International Bureau (PCT Rule 17.2(a)).		
* See the attached detailed Office action	on for a list of the certified copies n	ot received.
·		
Attachment(s)		
1) Notice of References Cited (PTO-892)		w Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (F 3) Information Disclosure Statement(s) (PTO-1449 or		o(s)/Mail Date If Informal Patent Application (PTO-152)
9) [3] Information Disclosure Statement(s) (P10-1449 or Paper No(s)/Mail Date 02/04/03.02/12/03.	6) Other: _	•
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Summary	Part of Paper No./Mail Date 20050128

DETAILED ACTION

Response to Arguments

In view of the appeal and request for reinstatement of appeal filed on 11/10/2003 and 4/20/2004 respectively, PROSECUTION IS HEREBY REOPENED. Applicant's arguments with respect to Claims 1-19 have been considered but are most in view of the new grounds of rejection, which are set forth below. To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
- (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2). Please be advised that there is a new examiner to the application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lebda, et al., U.S. Patent Application Publication #6385594, in view of Bennett et al., U.S. Patent Application #20010047307.

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With regard to Claim 1, 7, 14, Lebda teaches the method comprising:

receiving, over a network, a request to apply for a product in the form of a uniform resource locator,

(Col. 2 lines 4-6; Col. 3 lines 52-25)

parsing the uniform resource locator to identify the at least one of a plurality of products; (Col. 3 lines 52-55, in that access to any web page is implied in a URL)

assembling an application page for display over the network, said page assembled from a plurality of documents (Col. 3 lines 58-61)

receiving information input corresponding to each field contained in the application page. (Col. 4 lines 3-5)

Lebda does not specifically teach the limitations below. The examiner interprets the term "apply" broadly to include submission of information seeking pre-approval. As such, Bennett does teach the following:

the request to apply is for a plurality of products, and specific information is required to be submitted to apply for each one of the products (Col. 7, Para. 81)

each page assembled over the network from documents contains at least one field corresponding to the specific information required to apply for one of the products. (Col. 2, Para. 18)

the fields displayed by a plurality of documents are specific information required to be submitted to apply for each one of the plurality of products; (Col. 7, Para. 81)

It would have been obvious to one of ordinary skill in the art at the time applicant's invention was made to combine the teachings of Lebda relating to presenting and accepting a credit application over a network to include the teachings of Bennett relating to receiving one application for potentially many different types of credit. As indicated in (Col. 1 Para. 7) of Bennett, the motivations for such a combination is simply to save time and expense.

With regard to Claim 2,15, Lebda teaches a method comprising:

validating the information input by comparing the information input to validation criteria; (Col. 4, lines 8-19)

Lebda does not expressly teach the following limitation:

when the information input fails to correctly compare to the validation criteria assembling a second application page including prompts to reenter information and receiving corrected information input.

However, the examiner takes Official Notice that reoffering a web page for completion, after discovering validation errors, is old and well known in the art. As such, it would have been obvious to one of ordinary skill in the art at the time applicant's invention was made to combine the teaching of Lebda relating to validating a loan application accepted over a network to include a re-presentation of the web page upon discovery the errors. The motivation for such a combination would be to encourage electronic commerce by eliminating the frustration involved in having to start an application over and over from the beginning upon making errors.

With regard to Claim 3, 16, the examiner is interpreting the term "decision module" broadly, and includes the process of running a credit report, and matching the results with pre-established lender criteria. As such, Lebda teaches a method further comprising:

forwarding the information input to a decision module for processing the information input. (Col. 4 lines 42-45)

With regard to Claim 4, 17, the examiner treats the term a "session manager" broadly such that any kind of "logging in" or maintenance of a personal web site would be considered within the scope of the following limitations:

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determining whether the request to apply originates from a customer that is logged in to a session manager;

accessing stored data regarding the customer if the customer is logged in, wherein the step of assembling an application page includes inserting the stored data in the application page displayed over the network.

As such, Lebda teaches these limitations at (Claim 21, Col. 10, lines 56 – line 67).

With regard to Claim 5, 18, the examiner interprets "amount of credit to be extended" as necessary information in almost all personal loans as well as mortgages.

As such, Lebda teaches the method wherein:

the plurality of products includes banking products and the specific information required to apply for one of the plurality of products includes information regarding an amount of credit to be extended. (Col. 4, 20-31, describing how the information collected relates to different type of credit desired)

With regard to Claim 6, 19, Lebda teaches the method wherein:

forwarding the information input to a decision module for processing the information input to determine if data input justifies extension of credit. (Col. 4 lines 42-45)

With regard to Claim 8, the examiner treats the use of the word module to include any collection of hardware or software processes such that the result is effectuated. As such, Lebda teaches a system comprising:

a dynamic application module for receiving a request to apply for a product, dynamically creating an application, requesting data required to apply for the at least on a plurality of products, and receiving the data requested; and (Col. 7, lines 23-29)

a decision module in communication with said dynamic application module, said decision module for receiving the data, generating a decision regarding the application, (Col. 7, lines 34-44)

providing the decision to said dynamic application module. (Col. 7, lines 47-52)

Although Lebda discloses multiple lenders, it does specifically detail multiple products. However, Bennet discloses that multiple financing vehicles are considered at (Col. 16, Claim 5). It would have been obvious to one of ordinary skill in the art at the time applicant's invention was made to combine the teachings of Lebda relating to presenting and accepting a credit application over a network to include the teachings of Bennett relating to receiving one application for potentially many different types of credit. As indicated in (Col. 1 Para. 7) of Bennett, the motivations for such a combination is simply to save time and expense.

With regard to Claim 9, Lebda teaches a system comprising:

a universal session manager in communication the said dynamic application module, said universal session manager for creating a verification of an originator of the request; (Col. 8, lines 4-9)

a profile database in communication with said dynamic application module, said profile database for providing stored data regarding the originator of the request. (Col. 8, lines 4-9)

With regard to Claim 10, Lebda teaches a system wherein:

the dynamic application module, said universal session manager and said database reside on said host server. (Col. 3, lines 38-51)

With regard to Claim 11, Lebda teaches a system wherein:

the host server is connected to a network. (Figure 2)

With regard to Claim 12, Lebda teaches a system wherein:

the dynamic application module provides the application in the form of an application page over the network to the originator of the request. (Col. 1, lines 17-45)

With regard to Claim 13, Lebda teaches a system wherein:

a processing database is in communication with said dynamic application module, said processing database for receiving data regarding use of said dynamic application module. (Col. 3, lines 6-11)

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Conclusion

The following prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

- Altman et al., U.S. Patent #5689649, November 18, 1997, System for Operation a) of a Combination Mortgage, Equity Load and Savings Plan.
- Dykstra et al., U.S. Patent # 5930776, July 27, 1999, Lender Direct Credit b) Evaluation and Loan Processing System.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Alpert whose telephone number is (703) 305-4001. The examiner can normally be reached on M-F 9:00-5:30. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (703) 308-1065. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov.

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Should you have questions on access to the Private PAIR system, contact the

Electronic Business Center (EBC) at 866-217-9197 (toll-free). Respecfully,

February 7, 2005

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